USDC SDNY Case 1:07-cv-03101-LBS Documer	nt 14 Filed 04/24/2007 Page Dof 1
ELECTRONICALLY FILED UNITED STATES	DISTRICT COURT KEENSY, T
DATE FILED: 4-24-07 TEVA PLAN MACEUTICALS USA, INC.,	ICT OF NEW YORK
Plaintiff,	Endeumon
	Civil Action No. 07cv3101 (LBS) After bruefing
V.	CONFIDENTIAL and argument the
ABBOTT LABORATORIES,	FILED UNDER SEAL motor for
Defendant.	Lines Con malling
ORDER TO SHOW CAUSE FOR TEMPORARY RESTRAINING ORDER	
Upon the annexed declaration of James Galbraith, with exhibits thereto, it is hereby	
ORDERED that Defendant Abbott Laboratories ("Abbott") show cause before a motion	
term of this Court, at Room, United States Courthouse, 500 Pearl Street, in the City,	
County and State of New York, on April 14, 2007 to 10 AM, or as soon thereafter as	
counsel may be heard, why an order should not be issued pursuant to Rule 65 of the Federal	
Rules of Civil Procedure enjoining Abbott during the pendency of this action from pursuing	
equitable relief in another forum with respect to the subject matter of this action; and it is further	
ORDERED that, sufficient reason having been shown therefor, pending the hearing of	
Teva Pharmaceuticals USA, Inc.'s application for a preliminary injunction, pursuant to Rule 65,	
Fed. R. Civ. P., Abbont is temporarily restrained and enjoined from pursuing equitable relief in	
another forum with respect to the subject matter of this action; and it is further	
ORDERED that personal or electronic service of a copy of this Order and annexed	
declaration upon Abbott or its counsel on or before fill of 5 my, shall be	
deemed good and sufficient service thereof.	
Dated: April 20, 2007 4PM	John F. Lang
United States District Judge Fecurity in the amount of # will be prosted.	
ty	